	WORKERS' COMPENSATION - ATTORNEY
	FEES
	2009 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Karen Mayne
	House Sponsor: Michael T. Morley
LONG	G TITLE
Gener	ral Description:
	This bill modifies the Workers' Compensation Act to address the award of attorney
fees.	
Highl	ighted Provisions:
	This bill:
	 modifies provisions related to the award of attorney fees in adjudications involving
death	or disability benefits and medical benefits;
	► modifies the obligation to participate in informal dispute resolution mechanisms;
and	
	makes technical changes.
Moni	es Appropriated in this Bill:
	None
Other	Special Clauses:
	None
Utah	Code Sections Affected:
AME	NDS:
	34A-1-309 , as last amended by Laws of Utah 2008, Chapter 382



28	Section 1. Section 34A-1-309 is amended to read:
29	34A-1-309. Attorney fees.
30	(1) In [all cases coming] a case before the commission in which [attorneys have been]
31	an attorney is employed, the commission [is vested with] has full power to regulate and fix the
32	fees of the [attorneys] attorney.
33	(2) In accordance with Title 63G, Chapter 4, Administrative Procedures Act, an
34	attorney may file an application for hearing with the Division of Adjudication to [appeal a
35	decision or final order to the extent it concerns the] obtain an award of attorney fees as
36	authorized by this section and commission rules.
37	(3) (a) The commission may award reasonable [attorneys'] attorney fees on a
38	contingency basis when there is generated:
39	(i) disability or death benefits; or
40	(ii) interest on disability or death benefits [are generated].
41	(b) [Attorney] An employer or its insurance carrier shall pay attorney fees awarded
42	under Subsection (3)(a) [shall be paid by the employer or its insurance carrier] out of the award
43	of <u>:</u>
44	(i) disability or death benefits[- ,]; or
45	(ii) interest on disability or death benefits.
46	(4) (a) [If the commission orders that only medical benefits be paid,] In addition to the
47	attorney fees ordered under Subsection (3), the commission may award reasonable attorney
48	fees on a contingency basis for medical benefits ordered paid [if:] in the same percentages for
49	an award under Subsection (3) provided for in rule made by the commission in accordance with
50	Title 63G, Chapter 3, Utah Administrative Rulemaking Act, if:
51	(i) medical benefits are not approved by:
52	(A) the employer or its insurance carrier; or
53	(B) the Uninsured Employer's Fund created in Section 34A-2-704;
54	(ii) after the employee employs an attorney, medical benefits are paid or ordered to be
55	paid;
56	[(i)] (iii) the commission's informal dispute resolution mechanisms [were fully] are
57	reasonably used by the parties [prior to] before adjudication; and
58	[(ii) at no time were] (iv) the sum of the following at issue in the adjudication of the

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59	medical benefit claim is less than \$4,000:
60	(A) disability or death benefits [or]; and
61	(B) interest on disability or death benefits [at issue in the adjudication of the medical
62	benefit claim].
63	(b) [Attorneys'] An employer or its insurance carrier shall pay attorney fees awarded
64	under Subsection [(3)] (4)(a) [shall be paid by the employer or its insurance carrier] in addition
65	to the payment of medical benefits ordered.

Legislative Review Note as of 1-26-09 9:03 AM

Office of Legislative Research and General Counsel

S.B. 121 - Workers' Compensation - Attorney Fees

Fiscal Note

2009 General Session State of Utah

State Impact

Enactment of this bill will not require additional appropriations.

Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

1/29/2009, 7:27:30 AM, Lead Analyst: Schoenfeld, J.D.

Office of the Legislative Fiscal Analyst